

**Before the
Federal Communications Commission
Washington, DC 20554**

FCC 15M-2

In the Matter of)	EB Docket No. 11-71
)	
MARITIME COMMUNICATIONS/LAND)	File No. EB-09-1H-1751
MOBILE, LLC)	FRN: 0013587779
)	
Participant in Auction No. 61 and Licensee of)	
Various Authorizations in the Wireless Radio)	
Services)	
)	Application File Nos. 0004030479,
Applicant for Modification of Various)	0004193028, 0004193328,
Authorizations in the Wireless Radio Services)	0004354053, 0004309872,
)	0004310060, 0004314903,
Applicant with ENCANA OIL AND GAS (USA),)	0004315013, 0004430505,
INC.; DUQUESNE LIGHT COMPANY, DCP)	0004417199, 0004419431,
MIDSTREAM, LP; JACKSON COUNTY)	0004422320, 0004422329,
RURAL MEMBERSHIP ELECTRIC)	0004507921, 0004526264,
COOPERATIVE; PUGET SOUND ENERGY,)	and 0004604962
INC.; ENBRIDGE ENERGY COMPANY,)	
INC.; INTERSTATE POWER AND LIGHT)	
COMPANY; WISCONSIN POWER AND)	
LIGHT COMPANY; DIXIE ELECTRIC)	
MEMBERSHIP CORPORATION, INC.; AND)	
ATLAS PIPELINE-MID CONTINENT, LLC)	
)	
For Commission Consent to the Assignment of)	
Various Authorizations in the Wireless Radio)	
Service)	

ORDER

Issued: January 6, 2015

Released: January 6, 2015

Maritime's Motion

On July 20, 2011, the Presiding Judge released this proceeding's *Protective Order*, FCC 11M-21. The *Protective Order* provides that for seven business days after the full transcript is made available to the parties by the court reporter, the reviewing parties may designate portions of the transcript as Confidential Information or Highly Confidential Information.¹ The

¹ *Protective Order*, FCC 11M-21 at 8 ¶ 10(b) (rel. July 20, 2011).

transcripts for the hearing held from December 9 through 11, 2014, were made available by the court reporter on December 29.

On January 5, 2015, Maritime Communications/Land Mobile, LLC (“Maritime”) submitted a Motion for Extension of Time to Designate Confidential and Highly Confidential Portions of the Hearing Transcript (“Motion”). Maritime reports that it contacted the court reporter to order copies of the transcripts on December 31, 2014. However, Maritime has not yet received a response. Maritime states that it diligently acted upon notice of the transcripts’ availability and respectfully requests an extension of the deadline for confidentiality designations to Thursday, January 15, 2015. The Motion is unopposed. For good cause shown, Maritime’s Motion is granted and all confidentially designations shall be filed by 12 noon on January 15.

Mr. Havens’ E-mails

On January 6, 2015, Warren Havens e-mailed OALJ inquiring as to whether he would be permitted to respond to Maritime’s Motion as a *pro se* party. The Presiding Judge ruled earlier in *Order*, FCC 14M-44, that Mr. Havens is not permitted to continue *pro se*.² Axiomatically, he is barred from filing *pro se*. Due to his abusive and disruptive conduct, except in cases of emergency, Mr. Havens is also barred from contacting OALJ by e-mail or by telephone. And provisional *pro se* filing will not be permitted pending Mr. Havens’ appeal unless otherwise ordered. Nonetheless, he is permitted to participate through counsel.³

No Informal Relief by E-mail

The Presiding Judge reminds all parties that requests for relief must be official filed. Such requests made in the text of e-mails are not authorized and will only be discretionally considered under unforeseeable circumstances and where good cause is shown. Accordingly, James Stengers’ e-mailed arguments regarding the appropriateness of confidentiality designations and his request for a status conference will not be considered.

SO ORDERED.

FEDERAL COMMUNICATIONS COMMISSION⁴



Richard L. Sippel
Chief Administrative Law Judge

² *Order*, FCC 14M-44 at 2 (rel. Dec. 19, 2014).

³ *See id.* at 3.

⁴ Courtesy copies sent to all counsel and to Mr. Warren Havens by e-mail upon issuance of this *Order*.